

# THE DAILY KENTUCKY YEOMAN.

VOL XI.

## BUSINESS CARDS.

**GEORGE E. ROE,**  
Attorney at Law,  
GREENUPSBURG, KY.  
WILL practice law in the counties of Greenup,  
Lewis, Carter, and Lawrence, and in the Court  
of Appeals.

Office on Main street, opposite the Court-House.  
Jan 14 w&t-wf

**JOHN A. MONROE,**  
Attorney and Counselor at Law,  
FRANKFORT, KY.

WILL practice law in the Court of Appeals, in the  
Franklin Circuit Court, and all other State  
Courts held in Frankfort, and will attend to the col-  
lection of debts for non-residents in any part of the  
State.

He will also Commissioner of Deeds, take the acknowl-  
edgements of deeds, and other writing to be used or  
recorded in other States; and, as Commissioner un-  
der the act of Congress, attend to the taking of depo-  
sitions, affidavits, etc.

17 OFFICE, "Old Bank," opposite Mansion House.  
Nov 15 tf

**JOHN M. McCALLA,**  
Attorney at Law, and General Agent,  
WASHINGTON, CITY, D. C.

WILL attend particularly to SUSPENDED and  
REJECTED CLAIMS—where based upon the  
writ of official records.

sep 20 w&t-wf

## LAW NOTICE.

**JAS. B. CLAY**.....THOS. B. MONROE, JR.

**CLAY & MONROE,**  
WILL practice law in the United States Circuit,  
and District Courts held at Frankfort, and the  
Court of Appeals of Kentucky. Business confided to  
them will receive prompt attention.

Address Thomas B. Monro, e. Secretary of State,  
Frankfort, or Clay & Monroe, office Short street, Lex-  
ington, or Clus & Monroe, office Short street, Lex-  
ington.

**THOS. B. MONROE, JR.,**  
Attorney at Law, and General Agent,  
FRANKFORT, KY.

WILL practice law in the United States Circuit Court,  
and District Courts held at Frankfort, and the  
Court of Appeals of Kentucky. Business confided to  
them will receive prompt attention.

Address Thomas B. Monro, e. Secretary of State,  
Frankfort, or Clus & Monroe, office Short street, Lex-  
ington.

april 7 w&t-wf

**JOHN M. HARLAN,**  
Attorney at Law,  
FRANKFORT, KY.

Office on St. Clair street, with James Harlan.

**LIGE ARNOLD,**  
Attorney at Law,  
NEW LIBERTY, KY.

WILL practice law in the Courts of Owen, Carroll,  
Gatlin, Grant, and the counties.

Collectors in aid of the above counties promptly  
attended to.

april 7 w&t-wf

**E. A. W. ROBERTS,**  
Attorney at Law,  
FALMOUTH, KY.

WILL practice in the Pendleton Circuit Court  
and in the courts of the adjoining counties.

Office on Market street.

May 19 tf

**G. W. CRADDOCK**.....CHAS. F. CRADDOCK.

**CRADDOCK & CRADDOCK,**

Attorneys at Law,  
FRANKFORT, KY.

OFFICE on St. Clair street, next door south of the  
Bank of Kentucky.

Will practice law in partnership in all the Courts  
held in the city of Frankfort, and in the  
Courts of the adjoining counties.

June 1 tf

**P. U. MAJOR,**  
Attorney at Law,  
FRANKFORT, KY.

OFFICE on St. Clair street, near the Court House.

Will practice in the Circuit Courts of the 6th  
Judicial District, Court of Appeals, Federal Court,  
and all other courts held in Frankfort.

June 1 tf

**JOHN E. HAMILTON,**  
Attorney and Counselor at Law,  
N. E. CORNER SCOTT AND FIFTH STS.,  
COVINGTON, KY.

WILL practice law in the counties of Kenton, Campbell,  
Benton, Pendleton, and Boone.

Collections to be made in the city of Cincinnati  
and Hamilton, State of Ohio.

dec 26 w&t-wf

**MEDICAL CARD.**

**DR. J. G. KEENON,**

HAVING permanently located in Frankfort, ten-  
ders his professional services to the citizens of  
the town and vicinity.

17 Office on Main street, in Mansion House, 2d  
door from corner.

sept 1 w&t-wf

**T. N. & D. W. LINDSEY,**  
Attorneys at Law,  
FRANKFORT, KY.

WILL practice law in all the Courts in Frankfort  
and the adjoining counties. Office on St. Clair  
street, four doors from the bridge.

dec 11 w&t-wf

**JAMES SIMPSON**.....JOHN L. SCOTT

Attorneys and Counselors at Law,  
FRANKFORT, KY.

Office Adjoining Yeoman Building—The same  
herefore occupied by John L. Scott.

John L. Scott will here-  
after practice law in partnership in the Court of  
Appeals and Federal Court at Frankfort. Judge  
John L. Scott, who has been a member of the Bar  
for many years, and is well known to all the  
citizens of Frankfort, will be the attorney for the  
Court of Appeals of Kentucky. John L. Scott would  
refer to any person herefore referred to by him  
in his published cases.

All business in the Court of Appeals and Federal  
Court entrusted to this firm will receive faithful and  
prompt attention.

jan 1 w&t-wf

**A. J. JAMES,**  
Attorney and Counselor at Law,  
FRANKFORT, KY.

17 Office on West side St. Clair street, near the  
Court-house.

feb 25 w&t-wf

**JAMES P. METCALFE,**

Attorney at Law,  
FRANKFORT, KY.

WILL practice in the Court of Appeals. Office on  
St. Clair street, over Drs. Sneed & Rodman.

febr 22 w&t-wf

**JOHN RODMAN,**

Attorney at Law,  
ST. CLAIR STREET,

Two doors North of the Court-House,  
FRANKFORT, KY.

JOHN W. VOORHIS,

Merchant Tailor,  
Senth side Main Street,

Opposite Gray & Tood's Grocery Store,  
FRANKFORT, KY.

Has just received his large and extensive stock of  
Fall and Winter Goods,

And everything necessary for furnishing a gentle-  
man's attire, etc.

All work warranted to be as well done, and in  
as good style, as at any other establishment in the  
Western country.

17 No Fit no Sale.

oct 6 w&t-wf

**J. WHITTINGHAM,**

Newspaper and Periodical Agent,  
FRANKFORT, KY.

CONTINUES to furnish American and Foreign  
Weeklies, Monthlies, and Quarterlys, on the best terms.

Advaicato sheets received from twenty-four  
Publishers. Back numbers supplied to complete  
sets.

sep 27 w&t-wf

## LOUISVILLE ADVERTISEMENTS.

**JOHN A. MARSHALL**.....JAS. P. DICKINSON.

**NEW CARPET**

AND

**HOUSE FURNISHING STORE.**

**MARSHALL & DICKINSON,**

Importers & Dealers,

79 Fourth st., between Main and Market,

LOUISVILLE, KY.

We are now opening an entirely new stock, em-  
bracing every variety, style, and quality of

Carpets, Tassels, Cutwork, Bands, Shades, Sliding Trimmings, Crumb Cloths, Green Baize,

Blankets, Oil Cloths, Gauze, Ind & Coco Matting, Curtains, Chair Rods, Window Dressings, Cloth Linen, Chair Seats, etc.

WE have great care, we can offer such inducements in styles, qualities, and prices as are seldom found west of the mountains.

MARSHALL & DICKINSON, 79 Fourth st., Lou. Ky.

aut 11 w&t-wf

## HART & MAPOTHER,

Lithographers and Fancy Printers,

Southeast corner Market and Third Streets,

LOUISVILLE, KY.

EXECUTE in the highest style of the art, every  
description of ENGRAVING, PEN AND RAY-  
ON LITHOGRAPHING, COLOR PRINTING, &c.

oct 27 w&t-wf

## CARY & TALBOTT,

successors to

**BELL, TALBOTT & CO.**

DRUGGISTS AND APOTHECARIES, PAINTERS,

Oils, &c. 4 Market street, between Third and

Fourth, &c., Louisville, Ky.

Particular attention paid to Physicians' or-

ders.

apr 22 w&t-wf

## LOOK AT THIS.

What makes so many go to the

ST. CLOUD HOTEL,  
cor. of Second and Jefferson  
Streets, Louisville, Kentucky?

Because J. O. Blenner  
keeps a first class house at  
moderate prices.

apr 11 w&t-wf

## NATIONAL HOTEL,

Corner Fourth and Main Streets.

LOUISVILLE, KY.

**HARROW & PHILLIPS,**

PROPRIETORS.

Terms, \$1 per day.

aug 29 w&t-wf

## STOP THERE!

HALL & HARRIS keep the

United States, formerly the  
Ovena Hotel.

When you go to Louisville  
stop there.

sep 17 w&t-wf

## S. BARKER & CO.,

317, Fourth Street, Louisville, Ky.

HAVE just received, and are receiving daily, the  
largest and best variety of fashionable fall dry  
goods, including all the latest fashions, comprising  
in part 20,000 yards of cloths, 1000 pieces of  
10c, 10c, all wool, blenched and brown Canton Flan-  
nel, all wool Flannel in every color Jeans, Linseys,  
Domestics, all kinds of Housekeeping Goods, Irish  
Linens, &c., & All kinds of Ladies' and Children's  
Underwear, &c., & All kinds of Travelling Goods  
including Silk and Traveling Cases.

Fancy Silks; also just received a large auction lot of  
French Merinoes, a large line of brooches and wool  
Shawls, comprising the latest styles and novelties,  
Silks, Tulle, & all kinds of goods for men's wear;  
Carpets, Oil Cloths, Lace, and Damask Goods.

Goods freely shown, and purchasers are requested  
to examine our stock before buying elsewhere.

Sept 26 w&t-wf

## MEDICAL REPORT,

Containing Thirty-five Plates and Engravings

of the Anatomy and Physiology of the Sex-  
ual Organs in a state of Health and

Disease.

Price only ten Cents.

17 Sent free of postage to all parts of the Union.

ON A NEW METHOD of treat-  
ing the Diseases of the Reproductive System  
of both sexes, the infirmities of youth and maturity arising from  
the want of a full, strong & healthy system.

These Remedies are made in  
three prescriptions: A box of *Nervous Tonic Pills*, and a  
box of *Virile Tonic Pills*, all of which have important  
offices to perform, and should be used together  
with the *Electro Magnetic Pastels*. These Remedies  
will diminish the violence of sexual ex-  
citements.

They immediately arrest nocturnal and diurnal emissions.

They remove local weakness, causing the organs  
to assume their natural tone and vigor.

They strengthen the constitution by overcome-  
ing the natural infirmities and general weakness.

The enlivens the spirits, which are usually  
depressed, by expelling all exciting causes from the  
system, to its natural health and vigor of manhood.

The cure when all other means have failed

has fixed the price

# DAILY KENTUCKY YEOMAN.

PRINTED AND PUBLISHED BY  
S. I. M. MAJOR & CO.  
ST. CLAIR ST., OPPOSITE THE COURT-HOUSE.

## TERMS:

One copy per annum, in advance. \$4 00

TUESDAY FEBRUARY 25, 1862.

## WEEKLY, TRI-WEEKLY, AND Daily Session KENTUCKY YEOMAN.

The General Assembly of Kentucky will meet again on Wednesday, 12th inst., and, in all probability, will adjourn to meet again during the present year, after considering the various important measures now demanded by the peculiar condition of the country. During the session of the Legislature, the Yeoman will be issued Weekly and Daily, containing full and accurate reports of the legislative proceedings of the preceding week and day, in addition to the latest news by telegraph and otherwise. During the recess of the Legislature, the Yeoman is issued Weekly and Tri-Weekly.

## TERMS.

Weekly, one year, one copy \$2 00

" three months " 50

" one year, six copies 10 00

Tri-Weekly, one year, one copy, 4 00

Daily session per month. 50

Now is the time to subscribe, that the subscription may commence with the approaching session.

## TERMS.

Extra copies of THE DAILY YEOMAN can be supplied (put up in wrappers ready for mailing) at the rate of \$3 per hundred.

All orders for papers should be given the day before the issue of the particular number of the paper which is wanted.

## Commonwealth's Attorney.

We are requested to announce O. D. McManama, Esq., of Grant county, a candidate for Commonwealth's Attorney in this (8th) Judicial District.

Feb. 25—

On Friday last a bill to amend the law in regard to absent and non-resident defendants—that in actions hereafter brought or now pending, in which the defendant is shown by affidavit to be voluntarily in the service of the so-called Confederate States, civil or military, or has voluntarily left the county of his residence and for thirty days has remained within the military lines of the army of the Confederate States, or any military body of men in their service, such defendant may be proceeded against in all respects as absent or non-resident defendants—passed the House of Representatives. At the request of several members we append the yeas and nays upon the passage of the bill:

YEAS—Messrs. Speaker, (Buckner) J. W. Anderson, Andrews, Bachelder, Benzly, Beerman, Bell, J. W. Boone, Brunn, Brinkley, R. J. Browne, T. S. Brown, Burnam, Calvert, C. Campbell, J. W. Campbell, Clay, Cleve-land, J. B. Cochran, R. Cochran, Conklin, Cooper, Curtis, Downing, England, Finley, Finnell, Galbreath, Gibson, Griffith, Harney, Heady, Huston, Ireland, Jacob, Kennedy, Lindsey, Maxey, Meads, Miller, Morrow, Neal, Pindexter, Powell, Rankin, Rapier, Ray, Richey, Shanklin, G. C. Smith, M. Smith, Sparks, Taylor, Tevis, G. M. Thomas, J. B. Thomas, Turner, Underwood, Vanward, White, Wolfe, Bryan, R. Young, and Milton Young, and V. B. Young—65.

NAYS—Messrs. Ash, Burns, Bush, Garrigott, Hampton, Johnson, and Murphy—7.

A GIGANTIC SWINDLE.—A gigantic swindle has been perpetrated, in Iowa, upon the non-resident land owners. The plan of operations is said to be that companies of six to thirteen sharpers have, in many cases, gone out to the unsettled districts of Iowa, organized counties, elected themselves county officers, levied exorbitant county taxes on the lands, principally held by non-residents, collected and disbursed the money for their private advantage.

With a county judge and a county board, selected from among themselves, it is an easy matter to make appropriations for services never performed, work never done, material never needed. In a certain county north of Fort Dodge, in which heavy taxes have for several years been levied, collected, and expended, last year there were cast but nine votes, and those all by office holders, who, of course, voted for themselves.

MORE DEVELOPMENTS ABOUT BULL RUN. In the House of Representatives a resolution to appoint a stenographer to serve in the Committee on the Conduct of the War, induced a sharp debate on this topic, in which Mr. Blair stated that Gen. Patterson informed President Lincoln, on the evening before the Bull Run battle, that Gen. Johnston had eluded him, and had succeeded in joining his forces with Beauregard, or would so join the next day; furthermore, that on hearing of this, the President called on Gen. Scott, and insisted that the advance to Manassas should not be made. Gen. Scott, however, according to Mr. Blair, declared that the movement should go on in spite of the news communicated. Mr. Covode denied this statement, but Mr. Blair reiterated it, and desired to be called on to testify before the Committee.

We have received the January number of Godey's Lady's Book. Though late in coming, it is always acceptable. This number is embellished with fine engravings and fashion plates, and has the usual variety of good reading matter.

PRISONERS.—We learn by telegraph from Cairo that Phil. Lee, Alex. Cassedy, Tom Clay, R. Graves, Dr. Redford, Charlie Kleisendorf, and Frank Tryon, whose names are well known in this city, were among the prisoners taken at Fort Donelson.

*Lov. Jour.*

Secretary Stanton on Political Arrests. The New York Tribune expresses in the strongest terms its approval of the late proclamation of Secretary Stanton, announcing that hereafter no more arrests for political offenses would be made in the loyal States by *letter d' cachet* from Washington, but the whole matter would be turned over to the local judicial and military authorities. It says:

To seize, on the one-sided testimony of eaves-droppers and secret informers—who may be impelled by private malice—citizens of thoroughly loyal States, and harry them to a military dungeon where no process can reach and no proof of innocence avail them, is an unwarranted impeachment of the loyalty of the community thus subjected to Austrian rule, and an implication that their patriotism is no safeguard for their liberties. It is a grave mistake to subject citizens of decided standing and influence to this harsh discipline; but when the public larders are increased to cover the imprisonment of arbitrary warrants of railroad newsboys, strolling spouters of dubious character, or in fact all ordinary bar-room brawlers, the judgment of the community is affronted by the spectacle of machinery fitted only to crush a giant employed to ensnare a fly. The country will thank the Secretary of War most heartily for his agency in demolishing this most needless, mischievous, and odious machinery of despotism and restoring the benignant supremacy of law-guarded liberty. Such proof of the benevolent results of an infusion of new blood into the Cabinet will intensify the general desire that the experiment be speedily repeated."

This is all very well, but it is decidedly late in the day for such sheets as the Tribune to take this ground. It and its coadjutors could have stopped the practice months ago by their influence with the government, if they had been so disposed.

A list of the decisions of the Court of Appeals of the Summer Term, 1861, and of the Winter Term, 1861-2, in which the opinion of the Court is ordered to be published by the reporter, viz:

SUMMER TERM, 1861.

Commonwealth of Kentucky vs. Howard, Warren.

Davet vs. Commonwealth of Kentucky, Jefferson.

Denton vs. Logan, Garrard.

Divine vs. Bullock, Montgomery.

Fernold vs. Spur, Kenton.

Hawke vs. Gentry et al. Madison.

Hallervs. McCalloch & Buren, Louisville City.

Margolis et al vs. Commonwealth of Kentucky, Breckinridge.

Nikirk vs. Nikirk, Pulaski.

Nall vs. Proctor, Davies.

Russell's heirs vs. Moore's heirs, Fayette.

Schneider vs. Commonwealth of Kentucky, Campbell.

Smith's heirs vs. Barrett et al, Henderson, Tenney vs. Commonwealth of Kentucky, Montgomery.

Tharp vs. Commonwealth of Kentucky, Marion.

Williams' adm'r vs. McCullahan et al, Bourbon.

WINTER TERM, 1861-2.

Alcorn vs. Tugle, Wayne.

Anderson vs. Watson, Franklin.

Anderson vs. Smith, Todd.

Ashby vs. A. H. Hopkins.

Barrett et ux. vs. Cobain, Carter.

Burns vs. Anderson, Fulton.

Bull vs. Western Improving and Wrecking Company, Lou. Chy.

Commonwealth of Kentucky vs. Garland, et al, Warren.

Commonwealth of Kentucky vs. Moore, Kenton.

Commonwealth of Kentucky vs. Mrs. Kelcher, Warren.

Cornelius vs. Commonwealth of Kentucky, Kenton.

Cooke vs. Brandies & Crawford, Louisville Chy.

Clay vs. Clay, Bourbon.

Cox vs. Whiston, Kenton.

Gaine's administrator vs. Poor, Green.

Haynes et al vs. Gordon et al, Livingston.

Hughes et al vs. Shroyer et al, Greenup.

Hammer et al vs. City of Covington, Kenton.

Harrow vs. Johnson et al, Montgomery.

Johnson vs. Higgins, Scott.

Montgomery vs. Lampton, Franklin.

Megowan vs. Pennebaker, Lou. Chy.

Mattingly vs. Read, Davies.

McMannama vs. Garnett et al, Boone.

Nunnally et al vs. White's ex's et al, Madison.

Sparks vs. Steamer Kate French, Louisville Chy.

Taylor vs. Gilpin et al, Meade.

Williams vs. Gooch, Madison.

Friction in Prices.

The Boston Commercial Bulletin gives the following statistics of the fluctuations in the prices of some of the principal articles of consumption, between the years 1819 and 1862:

Prices generally were highest in 1819 and lowest in 1843. Beef was highest in 1835 and lowest in 1843. Its average price for 10 successive years was below \$0 per lb. Pork was highest in 1837 and lowest in 1845. Its average price for 10 successive years was below \$1 per lb. Codfish was highest in 1839 and lowest in 1843. Flour, that most sensitive of articles, was highest in 1837; an importation of breadstuffs into the United States to the amount of \$5,000,000, having occurred in that year. It was lowest in 1821. Its average price for 44 years has been \$6 per lb. Rice, which is an article of food with two-thirds of the human race, was highest in 1819 and lowest in 1843. Coffee was highest in 1819 and lowest in 1843. In the latter year it was sold at about the same price as the duty levied upon it at the Custom-House prior to 1823. Its average for the last 37 years has been about 9¢ per pound. The consumption of coffee in the United States has increased since 1834 from \$1,000,000 to \$51,000,000 of pounds. In 1843, the consumption was 3 pounds per head; in 1858 it was 8 pounds. Tea was highest in 1832 and lowest in 1855. The consumption of this article has increased from 13,000,000 of pounds, in 1821 to 36,000,000 in 1862. Its average price for the last dozen years has been below 3¢ per pound. The average duty levied upon it at the Custom-House prior to 1823 was 32¢. Muscovado sugar was highest in 1819 and lowest in 1842. The consumption of sugar in the United States has increased from 195,000,000 of pounds in 1829 to 1,000,000,000 of pounds in 1860. It furnished more than one-third of our exports to foreign countries. Wool, owing to the demand for the present war supplies, is higher than at any period during the last 44 years. It was lowest in 1829. The duty levied upon it, under the tariff of 1829, was 16¢ per pound, equal to 100 per cent. upon prime cost.

As they approached the river, they espied a flock of ducks, quietly floating on its surface. The Judge stealthily crept up the bank and fired upon them, killing two or three, and wounding as many others. He at once threw down his gun, and made strenuous efforts with the aid of clubs and stones, to secure the wounded ducks, while he permitted the dead ones to float on, for the time, unnoticed by him.

Harry sat on the seat of the carriage, watching his master's movements with deep interest, and when he returned, said to him:

"Massa, whilst you was splashing in the water, after them wounded ducks, and lettin' them dead ones float on, it just comes into my mind why it is that the devil troubles me so much whilst he lets you alone."

"Yes, quite true," said Harry.

"Well," said Harry, "I know that there's a devil, and that he tries to get you all the time."

A day or two afterward, the Judge concluded to go in search of wild ducks in one of the tramps which lay across his road homeward. Harry accompanied him.

As they approached the river, they espied a flock of ducks, quietly floating on its surface.

The Judge stealthily crept up the bank and fired upon them, killing two or three, and wounding as many others. He at once threw down his gun, and made strenuous efforts with the aid of clubs and stones, to secure the wounded ducks, while he permitted the dead ones to float on, for the time, unnoticed by him.

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The Opening of Parliament.—The Queen's Speech—Relations with America friendly—Nothing About the Blockade.

THE QUEEN'S SPEECH.—  
(By Royal Commission.)

My Lords and Gentlemen:

We are commanded by Her Majesty to assure you that Her Majesty is persuaded that you will deeply participate in the affliction by which Her Majesty has been overwhelmed by the calamities, untimely, and irreparable loss of her beloved consort, who has been her comfort and support. It has been soothed to Her Majesty, while suffering most acutely under this awful dispensation of Providence, to receive from all classes of her subjects the most cordial assurance of their sympathy with her sorrow, as well as their appreciation of the noble character of him, the greatness of whose loss to Her Majesty, and to the nation, is justly so universally felt and lamented. We are commanded by Her Majesty to assure you that she looks with confidence to your assistance and advice. Her Majesty's relations with all the European Powers continue to be friendly and satisfactory, and Her Majesty trusts there is no reason to apprehend any disturbance of the peace of Europe.

A question of great importance, and which might have led to very serious consequences, arose between Her Majesty and the Government of the United States of North America, owing to the seizure and forcible removal of four passengers from on board a British mail packet by the commander of a ship-of-war of the United States. That question has been satisfactorily settled by the restoration of the passengers to British protection, and by the disavowal of the United States Government of the act of violence committed by their naval officer. The friendly relations between Her Majesty and the President of the United States are, therefore, unimpaired. Her Majesty willingly appreciates the loyalty and patriotic spirit which have been manifested in this occasion by Her Majesty's North American subjects.

The wrongs committed by various parties and by successive governments in Mexico, upon foreigners resident within the Mexican Territory, at first for which no satisfactory redress could be obtained, have led to the conclusion of a Convention between Her Majesty, the Emperor of the French, and the Queen of Spain, for the purpose of regaining complete freedom of navigation on the coast of Mexico with the object of securing the safety of the inhabitants.

The improvement which has taken place in the relations between Her Majesty's Government and that of the Emperor of China and the good faith with which the Chinese Government have continued to fulfill the arrangements of the treaty of Tien-Tsin, have enabled Her Majesty to withdraw her troops from the port of Canton, and to reduce the amount of her forces on the coast and in the seas of China.

Her Majesty, always anxious to exert her influence for the preservation of peace, has concluded a Convention with the Sultan of Morocco, by means of which the Sultan has consented to raise the amount necessary for the fulfilment of certain treaty arrangements which he had contracted toward Spain, and thus to avoid the result of a renewal of hostility with that power; that Convention, and the papers connected with it, will be laid before you.

Gentlemen of the House of Commons:

Her Majesty commands us to inform you that she has directed the estimates for the ensuing year to be laid before you, and among them will be a bill for rendering the title of lands more simple and its transfer more easy. Other measures of public usefulness, relating to Great Britain and Ireland, will be submitted for your consideration.

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DAILY KENTUCKY YEOMAN.  
KENTUCKY LEGISLATURE.

IN SENATE.

MONDAY, February 24, 1862.

Prayer by the Rev. W. T. Moore, of the Christian Church, after which the Friday last was read.

Mr. SPEAKER (Fisk) returned to the city this morning, and resumed the Chair in the Senate.

PETITIONS.

Mr. BAKER presented several petitions, which were appropriately referred.

Mr. GILLIS presented the petition of the heirs of Jos. Gillis, deceased, Judiciary.

Same—A petition from the citizens of Crab Orchard, Judiciary.

REPORTS.

Mr. ALEXANDER, of the Committee on County Courts, reported a bill for the benefit of A. B. Paterick, of Breathitt county. Passed.

Same—A bill for the benefit of A. C. Creel, of Adair county. Passed.

Mr. ROBINSON, of the Judiciary Committee, reported a House bill, entitled "An act to amend an act entitled an act to establish a police court in the town of Winchester." Passed.

Same—A House bill, entitled "An act to amend the law in regard to jury trials and the effect of the same in will cases." [The committee reported unanimously against the passage of the bill.] Rejected.

LEAVES AND RESOLUTION.

Mr. GILLIS—A bill for the benefit of Jos. L. McCarty, Finance.

Mr. PRALL—A bill to incorporate the city of Paris, Judiciary.

Mr. McHENRY—A bill to regulate the proceedings in civil cases, Judiciary.

Mr. GILLIS—A bill for the benefit of common school districts, Education.

Same—A bill to suspend recognition bonds in certain cases, Judiciary.

Same—A bill to repeal an act for the benefit of J. D. Ballard, Judiciary.

Same—A bill for the benefit of E. Smith, Judiciary.

Same—A bill concerning Whitley county, Privileges and Elections.

Mr. DRAVEN—A resolution to adjourn on Monday next until 5th July.

Mr. DENNY moved to insert 1st Monday in October, in place of 5th July. Rejected.

Mr. GROVER moved to strike out the 5th of July, and to insert therefore that the Senate adjourn sine die. Rejected.

Mr. GILLIS moved to insert the 1st Wednesday in September, in place of the 5th of July.

Mr. McHENRY named the 1st Monday in November, as an amendment to the amendment offered by Mr. GILLIS. Withdrawn.

The further consideration of the question was postponed until to-morrow, at 11 o'clock, and made the special order for that hour.

Mr. SPEED'S resolution, that our Senators and Representatives in Congress have the jurisdiction of the United States District Courts, situated at Paducah, &c., limited to districts in which they are situated, in place of having the same abolished. Laid over one day, under the rule concerning joint resolutions.

HOUSE BILLS.

An act amending the law in regard to bil-lards, Judiciary.

An act for the benefit of school district No. 39, in Anderson county, Education.

An act to change the time of holding the Anderson county court. Passed.

An act for the benefit of Jos. L. Ray et al., Finance.

Resolution of thanks to Federal soldiers. The vote was as follows:

Messrs. Speaker (Fisk), Alexander, Baker, Brumner, Buster, Cockrell, Dillaway, Denny, Gillis, Goodloe, Grier, M. P. Marshall, T. F. Marshall, McClure, McHenry, Prall, Robinson, Spalding, McSpadden, Worthington—21. Nays—Messrs. Glenn, Grover—2.

An act for the benefit of G. W. Darlington, County Courts.

An act exempting school children from paying tolls going to or returning from school, Education.

An act amending the charter of the Kentucky River turnpike road company, Internal Improvement.

An act for the benefit of the sheriff of Estill county, Finance.

An act to amend the law in regard to absent and non-resident defendants, Codes of Practice.

An act to incorporate the Greenup Union Presbyterian Church of Greenup county, Judiciary.

An act to amend the laws in relation to the city of Paducah, Judiciary.

An act for the benefit of Jas. W. Reynolds, Education.

An act to amend section 681, Civil Code of Practice, Codes of Practice.

A Senate bill, to amend the charter of the city of Covington, which was amended in the House, Judiciary.

Mr. ALEXANDER'S resolution, instructing the Clerk to append to the resolution of the Senate the vote thereon in both Houses. Adopted.

The SPEAKER laid before the Senate a communication from the President of the Military Board, in response to a Senate resolution, asking the pay of the Adjutant General and Quartermaster General. Referred to the Military Committee, with instructions.

Mr. HEADY, as a committee from the House, asked the withdrawal of a bill concerning billiards; which was granted.

ORDERS OF THE DAY.

A Senate bill, to regulate judicial proceedings in certain cases. Recommended.

Mr. PINNELL, as a Committee of the House, asked the withdrawal of a Senate bill, amended in the House, entitled "A bill to amend the charter of the city of Covington," which was granted.

The Senate then adjourned.

HOUSE OF REPRESENTATIVES.

MONDAY, Feb. 21st, 1862.

The SPEAKER being necessarily absent for the day, at his request, Mr. HUSTON took the chair.

Prayer by Rev. T. C. McKEE, of the Baptist church.

Mr. OWINGHS, the member from the county of Meade, who has been detained from the House several days on account of illness, appeared in his seat this morning.

Mr. MARTIN had leave to record his vote upon the resolution of thanks to the soldiers. He voted yeas.

PETITIONS.

Were presented by Messrs. ANDREWS, M. SMITH, and FINLEY, and appropriately referred.

REPORTS FROM COMMITTEES.

Mr. IRELAND—Privileges and Elections—A bill to change the lines of magistrates, districts Nos. 1 and 2, in Mercer county. Passed.

Mr. CONKLIN—Claims—A Senate bill for the benefit of Joel A. McFarland, a pauper idiot of Adair county. Passed.

Also—A bill for the benefit of W. C. Ireland. Passed.

Also—Were discharged from the further consideration of a bill for the benefit of W. M. Cargill.

Mr. TA YLOR—Ways and Means—A bill for the benefit of George B. Grundy, sheriff of McCracken county. Passed.

Also—A bill for the benefit of Seth Parker, sheriff of Lewis county. Passed.

Also—Asked to be discharged from the further consideration of a resolution in relation

to the passage of a law by Congress, making United States Treasury notes a legal tender. So ordered.

Mr. G. M. THOMAS—Education—A bill for the benefit of school districts Nos. 26 and 23, in Marion county. Passed.

Mr. WOLFE—Federal Relations—Made a report upon the resolution in relation to the purchase of a lot of ground in Hart county, in which is buried the soldiers who fell on the 17th of December, 1861, under Col. Wilcox, who have been under the direction of John Cataine Breckinridge, and commanded by Simon Bolivar Buckner, that said Governor has power now to enforce the law of the State, and see that the same are faithfully executed.

Mr. POWELL—A bill to change sections 204 and 205, Criminal Code of Practice, Codes of Practice.

Mr. FINNELL had leave to withdraw from the Senate a bill to amend the charter of the city of Covington: the vote by which the bill was passed was then reconsidered, and the bill rejected.

Mr. J. W. ANDERSON—Leave—A bill for the benefit of J. S. Vaughn, assessor of Knox county, Ways and Means.

Also—A bill to amend the general election laws. Select Committee.

Also—A resolution directing the Committee on Military Affairs to inquire into the propriety of reducing the number of the Military Board to one, and fixing the salary at \$1,500 per annum, Military Affairs.

Mr. GEO. M. THOMAS—A resolution directing the Committee on Privileges and Elections to inquire into the propriety of expelling those members of this House who voted against a resolution of thanks to the Federalists. Privileges and Elections.

Mr. MARTIN—Leave—A bill for the benefit of R. L. Boyd, sheriff of Livingston county, County Courts.

Mr. WOLFE—Leave—A bill for the benefit of watchmen in the city of Louisville, Judiciary.

Mr. TURNER—Codes of Practice—Reported a bill to amend section 440, Code of Practice, Special order for Thursday next.

Mr. J. R. THOMAS—Leave—A bill for the benefit of school district No. 15, in Marion county. Education.

Mr. GRIFFITH—Leave—A bill for the benefit of common schools in McLean county, Education.

Mr. HAMPTON offered the following resolution, which was referred to the Committee on County Courts:

Resolved by the General Assembly of the Commonwealth of Kentucky, That the county judge in each of the counties of Morgan and Wolfe are hereby authorized and directed to appoint three loyal commissioners in their respective counties, two of which are authorized to transact business in the absence of the third one, after being first duly qualified to discharge their duties, without favor or affection, are hereby authorized to appraise the value of the property that has been despised and taken by the Confederate and Federal armies in their respective counties, keeping a separate list of the property so taken by each army, without remuneration, together with the names of the persons from whom despoiled and taken, and the amounts and said commissioners are directed to return their appraisements to the county judges of their respective counties; and when either of said judges is satisfied that the damages the citizens have sustained by the Confederate armies, as above designated, have been paid off in full, then, and not till then, said judge is hereby directed to draw his draft or drafts on the treasurer for the amount of damage as ascertained by said commissioners, that has occurred by said commissioners, that has occurred by the Federal army, each judge drawing for the amount due in his own county, and shall distribute the same to each person, as they are severally entitled. The judges and commissioners each aforesaid shall be allowed three dollars per day for their services, while engaged in actual service, to be paid in *pro rata* to the persons receiving the benefit of this act whenever the money is collected.

Mr. J. W. CAMPBELL—Leave—A bill to lay off the State into Congressional districts.

Ordered to be printed, and placed in the orders of the day.

The bill reads as follows:

1. *It is enacted by the General Assembly of the Commonwealth of Kentucky, That for the purpose of electing eight members of the House of Representatives in the Congress of the United States, under the eighth census, the State shall be divided into eight districts, in each of which one member shall be elected, to wit:*

*The counties of Fulton, Hickman, Ballard, McCracken, Graves, Marshall, Calloway, Trigg, Lyon, Caldwell, Livingston, Crittenden, Union, McLean, Webster, and Hopkins, shall compose the first district.*

*The counties of Christian, Todd, Muhlenburg, Ohio, McLean, Henderson, Davies, Hancock, Breckinridge, Muhlen, Hardin, Larue, and Grayson, shall compose the second district.*

*The counties of Logan, Butler, Simpson, Warren, Edmonson, Allen, Barren, Hart, Green, Taylor, Adair, Muhlen, Monroe, Cumberland, and Clinton, shall compose the third district.*

*The counties of Bullitt, Spencer, Jefferson, Lincoln, Shelby, Henry, and Trimble, shall compose the fourth district.*

*The counties of Carroll, Gallatin, Boone, Owen, Grant, Kenton, Campbell, Pendleton, Harrison, Nicholas, and Bracken, shall compose the fifth district.*

*The counties of Nelson, Washington, Marion, Mercer, Anderson, Franklin, Scott, Bourbon, Clarke, Fayette, Jessamine, and Woodford, shall compose the sixth district.*

*The counties of Boyle, Casey, Russell, Pulaski, Wayne, Whitley, Knox, Harlan, Clay, Laurel, Rockcastle, Lincoln, Garrard, Madison, Estill, Jackson, Owsley, Perry, and Letcher, shall compose the seventh district.*

*The counties of Mason, Lewis, Greenup, Boyd, Carter, Lawrence, Johnson, Floyd, Pike, Breathitt, Morgan, Fleming, Bath, Montgomery, Powell, Magoffin, Rowan, and Wolfe, shall compose the eighth district.*

*This act shall go into force from and after its passage.*

2. *This act shall go into force from and after its passage.*

Mr. GILLIS—Leave—A bill for the benefit of school district Nos. 14 and 50, in Pendleton county. Education.

Mr. MORROW—Leave—A bill to amend the law in relation to distribution of the public school fund. Education.

Mr. MORROW—Leave—A bill for the benefit of school district No. 88, in Pulaski county. Education.

Mr. BRANN—Leave—A bill for the benefit of school districts Nos. 14 and 50, in Pendleton county. Education.

Also—A bill for the benefit of the personal representatives of R. McClarty, deceased, County Courts.

Mr. ROBT. COCHRAN—Leave—A bill for the benefit of school district No. 37, in Shively county. Education.

Also—A bill to repeal an act regulating fees of justices of the peace.

Mr. CHANDLER—Leave—A bill for the benefit of the marshal of Campbellsville, in Taylor county. Prepositions and Grievances.

Mr. VAN WINKLE—Leave—A bill appropriating money to defray expenses of Home Guards under Col. Hoskins, Military Affairs.

Mr. FINLEY—Leave—A bill to amend the law in relation to assessment of property. Retrenchment and Reform.

Also—A bill for the benefit of H. L. Tye, former sheriff of Whitley county. Select Committee.

Also—A bill in relation to guards, County Courts.

Also—A bill to amend the law in relation to selling liquor to officers and soldiers. Military Affairs.

Mr. J. R. BROWNE—Leave—A bill for the benefit of school district No. 16, in Washington county. Education.

The amendment passed, and the bill, as amended, passed under a call of yeas 38, nays 32.

The motion was adopted.

Mr. ENGLAND—Leave—A bill to change the county line between Greenup and Carter counties. County Courts.

Also—A bill to suspend the courts in Rowan and Carter counties. County Courts.

Mr. WHITE—Leave—A bill for the benefit of school district No. 11, in Clay county. Education.

Mr. CURTIS—A resolution directing the Committee on Penitentiary to report to-morrow. Adopted.

Also—A resolution directing the Committee on Military Affairs to inquire what legislation, if any, is necessary to provide for the sick soldiers in hospital and camp in Kentucky. Adopted.

Mr. R. C. ANDERSON—Leave—A bill for the benefit of J. L. McCann, Religion.

Mr. HEADY had entered a motion to reconsider the vote by which a bill to amend the law in relation to billiards was passed. The motion was postponed until Wednesday next.

Mr. T. S. BROWN—Leave—A bill to suspend the courts in Johnson, Pike, Floyd, and Magoffin counties. County Courts.

Mr. IRELAND—Leave—A bill to regulate the compensation of judges of county courts and quarterly courts, and county attorneys. County Courts.

Mr. NEEL—Leave—A bill for the benefit of Crawford Anderson, Ways and Means.

Mr. RANKIN—Leave—A bill to change the county line between Grant and Owen. Select Committee.

Mr. CONKLIN—Leave—A bill to amend the law in regard to the proceedings of county courts in the division of lands. Codes of Practice.

Mr.

## OFFICIAL

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**Proclamation by the Governor.**  
WHEREAS, The following resolutions, viz  
WHEREAS, Kentucky has been invaded by  
the forces of the so-called Confederate States,  
and the commanders of the forces so invading  
the State have insolently prescribed the con-  
ditions upon which they will withdraw, thus  
insulting the dignity of the State by demand-  
ing terms to which Kentucky cannot listen  
without dishonor; therefore,

1. Be it resolved by the General Assembly  
of the Commonwealth of Kentucky, That the  
invaders must be expelled; inasmuch as there  
are now in Kentucky Federal troops assem-  
bled for the purpose of preserving the tranquility  
of the State, and of defending and protec-  
ting the people of Kentucky in the peaceful  
enjoyment of their lives and property; it is—

2. Further resolved, That General Robert  
Anderson, a native Kentuckian, who has been  
appointed to the command of the Department  
of Cumberland, be requested to take instant  
command, with authority and power from  
this Commonwealth, to call out a volunteer  
force in Kentucky for the purpose of repelling  
the invaders from our soil.

3. Resolved, That in using the means which  
duty and honor require shall be used to expel  
the invaders from the soil of Kentucky, no  
citizen shall be molested on account of his  
political opinions; that no citizen's property  
shall be taken or confiscated because of  
such opinions, nor shall any slave be set  
free by any military commander, and that all  
revenueable citizens and their families are enti-  
tled to, and shall receive the fullest protection  
of the Government in the enjoyment of their  
lives, their liberties and their property.

4. Resolved, That His Excellency, the Gov-  
ernor of the Commonwealth of Kentucky, be  
requested to give all the aid in his power to  
accomplish the end desired by these resolutions,  
and that he call out so much of the military  
force of the State under his command, as may  
be necessary therefor, and that he place the  
same under the command of Gen. Thomas L.  
Crittenden.

5. Resolved, That the patriotism of every  
Kentuckian is invoked, and is confidently re-  
lied upon, to give active aid in the defense of  
the Commonwealth.

Have this day been passed by both Houses of  
the General Assembly of the Commonwealth  
of Kentucky, the Governor's of Jessions thereto  
to the contrary notwithstanding, and are there-  
fore the law of the land, I do hereby issue this  
my proclamation, enjoining all officers and citi-  
zens of this State to render obedience to all  
the requirements of said resolutions, and in  
obedience thereto, I have ordered Gen. Thom-  
as L. Crittenden to execute the purpose em-  
ployed by said resolutions; and I hereby  
require all citizens of Kentucky subject to  
military duty to obey the call which the said  
Gen. Crittenden may make upon them in ac-  
cordance with the provisions of said resolu-  
tions.

In testimony whereof, I, BERIAH  
{ L. S. } MAGOFFIN, Governor of the  
Commonwealth of Kentucky, have  
hereunto subscribed my name and caused  
the seal of the State to be affixed. Done at Frankfort, the 20th day of Septem-  
ber, in the year of our Lord 1861, and in the  
70th year of the Commonwealth.

By the Governor: B. MAGOFFIN.

TUOS. B. MONROE, Jr., Secretary of State.

BY JAS. W. TATE, Assistant Secretary.